IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DISTRICT OF COLUMBIA

ROY STEWART MOORE and)
KAYLA MOORE,)
Plaintiffs,)
v.) Case No. 1:18-cv-02082
SACHA NOAM BARON COHEN,)
SHOWTIME NETWORKS, INC., and)
CBS CORPORATION,)
Defendants.)

NOTICE OF ERRATA TO DEFENDANTS' CONSENT MOTION FOR EXTENSION OF TIME FOR DEFENDANTS TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT

Defendants hereby notify this Court that the name of the attorney signing the Consent Motion For Extension Of Time For Defendants To Answer Or Otherwise Respond To Complaint, ECF No. 5, which is currently Eric J. Feder (D.C. Bar Number 1048522), should be changed to be Lisa B. Zycherman (D.C. Bar Number 495277), with the email address changed from ericfeder@dwt.com to lisazycherman@dwt.com.

Dated: March 15, 2019.

Respectfully submitted,

/s/ Lisa B. Zycherman
Lisa B. Zycherman (D.C. Bar No. 495277)
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CERTIFICATE OF SERVICE

I hereby certify that, on the date below, I caused the foregoing Notice of Errata to be served via ECF on the following persons:

Larry E. Klayman Klayman Law Group, P.A. 7050 W. Palmetto Park Road, #15-287 Boca Raton, FL 33433 Email: leklayman@gmail.com

Dated: March 15, 2019 /s/ Lisa B. Zycherman

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CONSENT MOTION FOR EXTENSION OF TIME FOR DEFENDANTS TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT

Defendants Sacha Noam Baron Cohen ("Mr. Cohen"), Showtime Networks Inc. ("Showtime"), and CBS Corporation ("CBS") (collectively "Defendants"), by their undersigned counsel, respectfully move this Court for an extension of time for all Defendants to answer or otherwise respond to the Complaint filed by Plaintiffs Roy Stewart Moore and Kayla Moore (collectively, "Plaintiffs") to and including November 8, 2018. Defendants' counsel has conferred with Plaintiffs' counsel pursuant to Local Rule 7(m), and Plaintiffs' counsel has consented to this request.

Plaintiffs served the Summons and Complaint in this case on Showtime and CBS, respectively, on September 18, 2018. Under the Federal Rules of Civil Procedure, the date for Showtime and CBS to answer or otherwise respond to the Complaint is October 9, 2018. Mr. Cohen has not yet been served. Counsel for Defendants has agreed to accept service of the Complaint on Mr. Cohen's behalf, with the deadline to answer or otherwise respond to the Complaint for all Defendants extended by thirty (30) days to November 8, 2018.

This is Defendants' first request for an enlargement of time. There are no other deadlines in this case that will be affected by this extension.

WHEREFORE, Defendants respectfully request that the Court grant their motion, and that the deadline for Defendants to answer or otherwise respond to the Complaint be extended to and including November 8, 2018.

DATED: September 28, 2018

Respectfully submitted,

/s/ Lisa B. Zycherman Lisa B. Zycherman (D.C. Bar No. 495277)

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Attorneys for Defendants Sacha Noam Baron Cohen, Showtime Networks Inc., and CBS Corporation

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Defendants.)
PROP	OSED ORDER
Upon consideration of the Conser	nt Motion for Extension of Time to Answer or
Otherwise Respond to the Complaint filed	herewith by Defendants Sacha Noam Baron Cohen,
Showtime Networks Inc., and CBS Corporat	ion ("Defendants"), it is
ORDERED that Defendants' motion	is granted, and that the deadline for all Defendants
to answer or otherwise respond to the Comp	laint is extended to November 8, 2018.
Dated this day of	, 2018.
	Hon. Thomas F. Hogan United States District Judge
	Office States District Judge

CERTIFICATE OF SERVICE

This is to certify that I have this 28th day of September, 2018, electronically filed the foregoing Consent Motion for Extension of Time to Answer or Otherwise Respond to the Complaint using the CM/ECF system and served upon counsel of record by electronic filing.

<u>/s/ Eric Feder</u> Eric Feder